KHUFMHN, BURDEESI & KYAN

7147416025

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ENDORSEMENT# 10

This endorsement, affective 12:01 am December 31, 2001 forms a part of policy number 874-91-08 issued to WORLDCOM, INC.

by National Union fire Insurance Company of Pittsburgh, Pa.

FAILURE TO EFFECT AND/OR MAINTAIN INSURANCE EXCLUSION

In consideration of the premium charged, it is hereby understood and agreed that the insurer shall not be liable for any Loss in connection with any Claim(s) made against any insured alleging, arising out of, based upon, attributable to any failure or omission on the part of the insureds or the Company to effect or maintain adequate insurance.

ALL OTHER TERMS, CONDITIONS, AND EXCLUSIONS REMAIN UNCHANGED.

END 10

AUTHORIZED REPRESENTATIVE

(2/80)

KAUFMAN, BORGEEST & RYAN

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ENDORSEMENT# 11

This endorsement, effective 12:01 am December 31, 2001 forms a part of policy number 874-91-08 issued to MORLDCOM, INC.

by National Union Fire Insurance Company of Pittsburgh, Pa.

"NO LIABILITY" PROVISION DELETED

In consideration of the premium charged, it is hereby understood and agreed that the policy is hereby amended as follows:

- (1) The Definition of and all provisions referring to "No Liability" are hereby deleted in their entirety; and
- (2) The last paragraph of Clause 6 RETENTION CLAUSE is hereby deleted in its entirety.

ALL OTHER TERMS, CONDITIONS AND EXCLUSIONS REMAIN UNCHANGED.

END 11

UTHORIZED REPRESENTATIVE

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KAUFMAN, BORGEEST & RYAN

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ENDORSEMENT# 12

This endorsement, effective 12:01 am December 31, 2001 forms a part of policy number 874-91-08 issued to WORLDCON, INC.

Hational Union Fire Insurance Company of Pittsburgh, Pa.

CrisisFundsm

(Crisis Communications Management Insurance)

In consideration of the premium charged, it is hereby understood and agreed that this policy is amended to provide Crisis Management Coverage pursuant to the terms and conditions set forth below:

The Clause of the policy entitled INSURING AGREEMENTS is amended to add the following new insuring agreement:

CRISIS MANAGEMENT COVERAGE

This policy shall pay the Crisis Management Loss of the Company arising from a Crisis Management Event first commencing during the Policy Period, up to the amount of the Crisis Management Fund.

- The Section of the policy entitled EXCLUSIONS shall not be applicable to Crisis Management Loss.
- 3) The Section of the policy entitled LIMIT OF LIABILITY, is amended to add the following:

The limit of the Insurer's liability for Crisis Management Loss erising from all Crisis Management Events occurring during the Policy Period, in the aggregate, shall be the amount set forth as the Crisis Management Fund. This limit shall be the maximum limit of the Insurer under this policy regardless of the number of Crisis Management Events occurring during the Policy Period. Provided, however, that this single Crisis Management Event(s) limit shall be part of and not in addition to the Limit of Liability stated in the Itam of the Declarations' page entitled LIMIT OF LIABILITY, which shall in all events be the maximum liability of the Insurer for all loss under this policy.

- There shall be no. Retention amount applicable to Crisis Management Loss, and the Insurer shall pay such Loss from first dollar subject to the other terms and conditions of this endorsement.
- 5) An actual or anticipated Crisis Management Event shall be reported to the Insurer as soon as practicable but in no event later than thirty (30) days after the Company first incurs Crisis Management Loss for which coverage will be requested under this endorsement.

END 12

KAUFMAN, BORGELSI & KYAN

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ENDORSEMENT# 12 (Continued)

This endorsement, effective 12:01 sm December 31, 2001 forms a part of policy number 874-91-08 issued to WORLDCOM, INC.

by National Union Fire Insurance Company of Pittsburgh, Pa.

6) The Section of the policy entitled DEFENSE COSTS, SETTLEMENTS, JUDGMENTS (INCLUDING THE ADVANCEMENT OF DEFENSE COSTS) shall have no applicability to Crisis Management Events. There shall be no requirement for the Company to obtain prior written approval of the Insurer before incurring any Crisis Management Loss, provided that the Crisis Management Firm selected by the Company to perform the Crisis Management Services has been approved by the Insurer.

Definitions

For the purposes of this endorsement, the following definitions shall apply:

- A) "Material Effect on the Company's Common Stock Price" shall mean, within a period of 24 hours, that the price per share of the Company's common stock shall decrease by the greater of \$5 per share or 10% net of the change in the Standard & Poor's Composite Index.
- B) "Crisis Management Event" shall mean:
 - I. One of the following events which, in the good faith opinion of the Chief Financial Officer of the Company, did cause or is reasonably likely to cause, a Material Effect on the Company's Common Stock Price:

(1) Negative earning or sales announcement

The public announcement of the Company's past or future earnings of sales, which is substantially less favorable than any of the following: (i) the Company's prior year's earnings or sales for the same period, (iii) the Company's prior public statements or projections regarding earnings or sales for such period, or (iii) an outside securities analyst's published estimate of the Company's earnings or sales.

(2) Loss of a patent, trademark or copyright or major customer or contract

The public announcement of an unforeseen loss of: (i) the Company's intellectual property rights for a patent, trademark or copyright, other than by expiration; (ii) a major customer or client of the Company; or (iii) a major contract with the Company.

END 12

KAUHMAN, BUKUEESI & KYHN

2141418062

ENDORSEMENT# 12 (Continued)

This endorsement, effective 12:01 am December 31, 2001 forms a part of policy number 874-91-08 issued to MORLDCOM, INC.

by National Union Fire Insurance Company of Pittsburgh, Pa.

(3) Product recall or delay

The public announcement of the recall of a major product of the . Company or the unforeseen delay in the production of a major product of the Company.

(4) Masa ton

The public announcement or accusation that the Company has caused the bodily injury, sickness, disease, death or amotional distress of a group of persons, or damage to or destruction of any tangible group of properties, including the loss of use thereof.

(5) Employee levoffs or loss of key executive officer(s)

The public announcement of employee layoffs, or the death or resignation of one or more key executive officer(s) of the Company.

[6] Restatement of financial statement

The public announcement of a restatement of the Company's previously filed financial statements.

(7) Elimination or suspension of dividend

The public announcement of the elimination or suspension of a regularly scheduled dividend previously being paid by the Company.

(B) Witte-off of assets

The public announcement that the Company intends to write off a material amount of its assets.

(9) Debt restructuring or default

The public announcement that the Company has defaulted or intends to default on its debt or intends to engage in a debt restructuring.

END 12

KHUHMHN, BUKUEEDI & KYHN

2141418867

ENDORSEMENT# 12 (Continued)

This endorsement, effective 12:01 am December 31, 2001 forms a part of policy number 874-91-08 issued to - MORLDCOM, INC.

by National Union fire Insurance Company of Pittsburgh, Pa.

(10) Bankrupicy

The public announcement that the Company intends to file for bankruptcy protection or that a third party is seaking to file for involuntary bankruptcy on behalf of the Company; or the imminence of bankruptcy proceedings, whether voluntary or involuntary.

(11) Governmental or regulatory litigation

The public announcement of the commencement or threat of commencement of litigation or governmental or regulatory proceedings against the Company.

(12) Other

Any other event previously consented to by the Insurer which, in the good faith opinion of the Chief Financial Officer of the Company, did cause or is reasonably likely to cause, a Material Effect on the Company's Common Stock Price, but only if such event is specifically scheduled by written endorsement to the policy.

II. Unsolicited takeover bid

An unsolicited written offer or bid by any person or entity other than an insured or any affiliate of any insured, whether publicly announced or privately made to a director or executive officer of the Company, to effect a Transaction (as Transaction is defined in Clause 12 of the policy) of the Company.

Provided, however, that the term Crisis Management Event shall not include any event relating to:

- (1) any Claim(s) which have been reported, or any circumstances of which notice has been given, under any policy of which this policy is a renewal or replacement or which it may succeed in time;
- (2) any pending or prior litigation as of December 31, 1996;
- (3) the actual, alleged or threatened discharge, dispersal, release or escape of pollutants; or any direction or request to test for, monitor, clean up, remove, contain, treat, detoxify or neutralize pollutants; provided, however, the

END 12

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KHUHMAN, BURULEDI & KYAN

214141665

ENDORSEMENT# 12 (Continued)

This endorsement, effective 12:01 am December 31, 2001 forms a part of policy number 874-91-08 issued to MORLOCOH, IHC.

by National Union Fire Insurance Company of Pittsburgh, Pa.

foregoing shall not apply if the policy contains any endorsement modifying or deleting, in part or in whole, exclusion (I) of the policy:

(4) the hazardous properties of nuclear materials; provided, however, the foregoing shall not apply to any Crisis Management Event(s) arising from the ownership of, operation of, construction of, management of, planning of, maintenance of or investment in any nuclear facility.

The descriptions in the headings of the Crisis Management Events are solely for convenience and form no part of the terms and conditions of coverage.

For the purposes of this endorsement, a Crisis Management Event shall first commence when the Company or any of its directors or executive officers shall first become aware of the event and shall conclude at the earliest of the time when the Crisis Management Firm advises the Company that the crisis no longer exists or when the Crisis Management Fund has been exhausted.

- C) "Crisis Management Firm" shall mean any public relations firm, crisis management firm or law firm hired by the Company or its directors, officers or employees to perform Crisis Management Services in connection with the Crisis Management Event which has been consented to by the Insurer, the consent for which shall not be unreasonably withheld. Attached to this endorsement is a list of firms which have been pre-approved by the Insurer and may be hired by the Company without further approval by the Insurer:
- D) *Crisis Management Fund* shall mean Fifty Thousand Dollars (\$50,000).
- E) "Crisis Management Loss" shall mean the following amounts incurred during the pendency of or within 90 days prior to and in anticipation of, the Crisis Management Event, regardless of whether a Claim is ever made against an insured arising from the Crisis Management Event and, in the case where a Claim is made, regardless of whether the amount is incurred prior to or subsequent to the making of the Claim:
 - Amounts for which the Company is legally liable for the reasonable and necessary fees and expenses incurred by a Crisis Management Firm in the performance of Crisis Management Services for the Company arising from a Crisis Management Event(s); and
 - (2) Amounts for which the Company is legally liable for the reasonable and necessary printing, advertising, mailing of materials, or travel by directors,

END 12

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ENDORSEMENT# 12 (Continued)

This endorsement, effective 12:01 am December 31, 2001 forms a part of policy number 874-91-08 Issued to MORLDCOM, INC.

National Union Fire Insurance Company of Pittsburgh, Pa. by

> officers, employees or agents of the Company or the Crisis Management Firm, in connection with the Crisis Management Event(s).

"Crisis Management Services" means those services performed by a Crisis F) Management Firm in advising the Company or any of its directors, officers of employees on minimizing potential harm to the Company arising from the Crisis Management Event, including but not limited to maintaining and restoring investor confidence in the Company.

ALL OTHER TERMS, CONDITIONS AND EXCLUSIONS REMAIN UNCHANGED.

END 12

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KAUFMAN, BURGEEST & RYAN

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ENDORSEMENT# 12 (Continued)

This endorsement, effective 12:01 am December 31, 2001 forms a part of policy number 874-91-08 issued to __WORLDCOM, INC.

by National Union Fire Insurance Company of Pittsburgh, Pa.

PRE-APPROVED CRISIS MANAGEMENT FIRMS

- (1) Abernathy MacGregor Scanlon 501 Madison Avanua New York, NY 10022 (212) 371-5999 Contact: James T. M™ Gregor
- (2) Burson-Maratellar
 230 Park Avenue South
 New York, NY 10003-1566
 (212) 614-5236
 Contact: Michael Claes
- (3) Patton Boggs, LLP
 2550 M Street, N.W.
 Weshington, D.C. 20037
 (202) 457-6000
 Contact: Thomas H. Boggs
- (4) Kekst and Company 437 Madison Avenue New York, NY 10022 (212) 593-2655 Contact: Andrew Baer
- (5) Kroll Associates
 900 Third Avenue
 New York, NY 10022
 (212) 833-3385
 Contact: Richard G. McCormick
- (6) Robinson Lerer & Montgomery
 75 Rockefeller Plaza, 6° floor
 New York, NY 10019
 (212) 484-7721
 Contact: Michael Gross

END 12

KAUFMAN, BORGEEST & KYHN

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ENDORSEMENT# 12 (Continue

This endorsement, effective 12:01 am December 31, 2001 forms a part of policy number 874-91-08 issued to WORLDCOM, INC.

by Wational Union Fire Insurance Company of Pittsburgh, Pa.

- (7) Sard Verbinnen & Co.
 630 Third Avenue
 New York, NY 10017
 (212) 687-8080
 Contact: Paul Verbinnen or George Sard
- (8) Sitrick & Company
 2029 Century Park East
 Suite 1750
 Los Angeles, CA 90067
 (310) 788-2850
 Contact: Michael-Sitrick
- (9) The MWW Group 1212 Avenue of the Americas - 5 th Floor New York, NY 10036 (212) 827-3757 Contact: Michael Lendener

END 12

AUTHORIZED REPRESENTATIVE

KHUHMHN, BUKULEDI & KIHN

ENDORSEMENT# 13

This endorsement, effective 12:01 am December 31, 2001 forms a part of policy number 874-91-08 issued to WORLDCOM, INC.

by National Union Fire Insurance Company of Pittsburgh, Pa.

EMPLOYEES AS CO-DEFENDANTS

In consideration of the premium charged, it is hereby understood and agreed that coverage as is afforded by this policy is extended to and the definition of "Insured(s)", and "Director(s) or Officer(s)" is amended to include all employees of the Insured when they are named as co-defendants in a suit or other legal action with a Director or Officer of the Insured.

Only when and to the extent that the Company has indemnified such employees for such Loss pursuant to law, common or statutory, or contract, or the Charter or By-Laws of the Company duly effective under such law which determines and defines such rights of indemnity.

END 13

AUTHORIZED REPRESENTATIVE

ENDORSEMENT# 14

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This endorsement, effective 12:01 am December 31, 2001 forms a part of policy number 874-91-08 issued to MORLOCOM, INC.

by Hational Union fire Insurance Company of Pittsburgh, Pa.

PRIOR ACTS EXCLUSION FOR LISTED ENTITIES

In consideration of the premium charged, it is hereby understood and agreed that the term Company is amended to include the entitylies) listed below, but only for Wrongful Actist committed by such entitylies) and/or any insureds thereof which occurred subsequent to such entity's respective acquisition/creation date listed below. Losses erising from the same or related Wrongful Actis) shall be deemed to arise from the first such same of related Wrongful Actis).

	LISTED ENTITY(IES)	ACQUISITION/CREATIC
1.	Advanced Telecommunications	January 01, 1983
2.	IBD Communication Group	December 30, 1984
3.	WIL Tel Network Services	January 05, 1995

ALL OTHER TERMS, CONDITIONS AND EXCLUSIONS REMAIN UNCHANGED.

END 14

(2/90)

AUTHORIZED REPRESENTATIVE

KHUHIHN, BUKUEEDI & KIHN

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ENDORSEMENT# 15 (Continued)

This andorsement, effective 12:01 am December 31, 2001 forms a part of policy number 874-91-08 issued to WORLDCOM, INC.

by National Union Fire Insurance Company of Pittsburgh, Pa.

It is further understood and agreed that the Insurer shall not be held responsible for any delay or failure to perform its obligation hereunder due to national, federal, state or municipal action or regulation; strikes or other labor troubles; acts of God, war, riot insurrection or mutiny; or any other causes, contingencies, or circumstances outside the United States not subject to the Insurer's control which make the fulfillment of this endorsement impracticable; any of which shall, without liability, excuse the insurer from the obligations set forth in this endorsement.

ALL OTHER TERMS, CONDITIONS AND EXCLUSIONS REMAIN UNCHANGED.

END 15

AUTHORIZED REPRESENTATIVE

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KHUHMHN, BURGEESI & KYHN

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ENDORSEMENT# 16

This endorsement, effective 12:01 am December 31, 2001 forms a part of policy number 874-91-08 issued to MORLDCON, INC.

by National Union Fire Insurance Company of Pittsburgh, Pa.

SUB-LIMIT FOR SPECIFIED SUBSIDIARIES

In consideration of the premium charged, it is hereby understood and agreed that with regards to Loss in connection with all claims in which one or more of the persons claimed against are Directors or Officers of the following Subsidiary(ies): Advantage Companies, Inc. for one or more alleged Wrongful Acts occurring prior to August 11, 1989 in their respective capacities as Directors or Officers of such Subsidiary(ies), the aggregate Limit of Liability for all such claims shall be \$1,000.000 (hereinafter called the "sub-limit" of liability"). This sublimit of liability shall be part of and not in addition to the aggregate limit of liability stated in Item 4 of the Declarations and will in no way serve to increase the Insurer's Limit of Liability as therein stated. Claims alleging one or more related or same Wrongful Act shall be deemed to arise out of the first such same or related Wrongful Act.

It is further understood and agreed that exclusion 9I) is deleted to the extent coverage is afforded under this endorsement.

ALL OTHER TERMS, CONDITIONS AND EXCLUSIONS REMAIN UNCHANGED.

END 16

AUTHORIZED REPRESENTATIVE

KHUHIYHA, BUKUEESI & KIHA ENDORSEMEN!# 11 21414155C

This endorsement, effective 12:01 sm December 31, 2001 forms a part of policy number 874-91-08 issued to WORLDCOM, INC.

by - Hational Union Fire Insurance Company of Pittsburgh, Pa.

SUBSIDIARY - ADDITION TO THE DEFINITION OF "SUBSIDIARY"

In consideration of the premium charged, it is hereby understood and agreed that the Definition of "Subsidiary" is hereby amended to include the following entity(ies), subject to such Subsidiary's respective Continuity Date.

SUBSIDIARY

CONTINUITY DATE

CAI Wireless Communications, Inc.

July 9, 1999

Embratel

September 15, 1998

MCI Communications Corporation

Saptember 15, 1998

Skytel

April 30, 2001

For the purpose of the applicability of the coverage provided by this endorsement, the entities listed above and the Company will be conclusively deemed to have indemnified the Insureds of the each respective entity to the extent that such entity or the Company is permitted or required to indemnify such Insureds pursuant to law, common or statutory, or contract, or its charter or by-lews. The entity and the Company hereby agree to indemnify the Insureds to the fullest extent permitted by law, including the making in good faith of any required application for court approval.

Furthermore, for the purpose of the applicability of the coverage provided by this endorsement, the Insurer shall not be liable for any Loss in connection with any Claim(s); made against any Subsidiary listed above or any Insured(s) thereof:

- alleging, arising out of, based upon or attributable to any pending or prior litigation(s) as of such Subsidiary's respective Continuity. Date, or alleging or derived from the same or essentially the same facts as alleged in such pending or prior litigation(s); or
- 8lleging any Wrongful Act occurring prior to such Subsidiary's respective Continuity Date, if an Insured knew or could have reasonably foreseen that such Wrongful Act could lead to a Claim under this policy.

END 17

KHUFTIHN, BURDEEDI & KIHN

21414165C

This endorsement, effective 12:01 am December 31, 2001 forms a part of policy number 874-91-08 issued to WORLDCOM, INC.

by Hational Union fire Insuranca Company of Pittsburgh, Pa.

- (2) Exclusion (k) is amended by deleting the phrase, "emotional distress", and by deleting the phrase, "or for injury from libel or slander or defamation or disparagement, or for injury from a violation of a person's right of privacy", to read as follows:
 - (k) for bodily injury, sickness, disease, death of any person, or damage to or destruction of any tangible property, including the loss of use thereof;

It is further understood and agreed that solely in connection with Employment Practices Claims, the following exclusions shall apply:

- (1) The Insurer shall not be liable for any Loss in connection with any Claim(s) made against any Insured(s) alleging, arising out of, based upon or attributable to any pending or prior litigation as of August 19, 1994 for alleging or derived from the same or essentially the same facts as alleged in such pending or prior litigation.
- (2) The Insurer shall not be liable for any Loss in connection with any Claim(s) made against any Insured(s) for any alleged Wrongful Act committed prior to August 19, 1994 if any Insured(s), as of such date, knew or could have reasonably foreseen that such Wrongful Act could lead to a Claim.

It is further understood and agreed that the Employment Practices coverage as is provided by this endorsement shall be specifically excess over the Limit of Liability of \$25,000,000 as stated in Policy No. 874-33-15 issued by National Union fire Insurance Company of Pittsburgh, Pa. to Worldcom, Inc. .

ALL OTHER TERMS, CONDITIONS AND EXCLUSIONS REMAIN UNCHANGED.

END 18

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AUTHORIZED REPRESENTATIVE

KAUFMAN, BORGEEST & RYAN

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ENDORSEMENT# 18

(Coi...nued)

This endorsement, effective 12:01 am December 31, 2001 forms a part of policy number 874-91-08 issued to WORLDCOM, INC.

by National Union fire Insurance Company of Pittsburgh, Pa.

- 2. Americans with Disabilities Act of 1992 (ADA);
- Civil Rights Act of 1991;
- Age Discrimination in Employment Act of 1967 (ADEA)! including the Older Workers Benefit Protection Act of 1990;
- Title VII of the Civil Rights Act of 1964, as amended, including the Pregnancy Discrimination Act of 1978;
- 6. Civil Rights Act of 1886, Section 1981; and
- 7. Fourteenth Amendment of the U.S. Constitution.
- Solely for the purposes of Employment Practices Claims, the terms "Insured(s)" and "Director(s) or Officer(s)" shall also include any past, present or future employee of the Company, whether such individual is in a supervisory, co-worker or subordinate position or otherwise. Coverage shall automatically apply to all new employees after the inception date of the policy.

EXCLUSIONS

It is further understood and agreed that solely in connection with Employment Practice's Claims exclusions (i) and (k) are amended as follows:

- (1) Exclusion (i) is amended by deleting the phrase, "wrongful termination of employment claims", and substituting the phrase, "Employment Practices Claims" (as defined in this endorsement) and by deleting the word "former employee" and substituting the word "employee" to read as follows:
 - which is brought by any Insured or by the Company; or which is brought by any security holder of the Company, whether directly or derivatively, unless such security holder's Claim is instigated and continued totally independent of, and totally without the solicitation of, or assistance of, or active participation of, or intervention of, any Insured(s): provided, however, this exclusion shall not apply to an Employment Practices Claim brought by an employee other than an employee who is or was a Director of the Company,

END 18

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KHUHMAN, BUKUEESI & KYAN

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ENDORSEMENT# 18 (Continued)

This endorsement, effective 12:01 am policy number 874-91-08 issued to WORLDCOM, INC.

December 31, 2001

forms a part of

National Union Fire Insurance Company of Pittsburgh, Pa.

Judgments, Settlements and Defense Costs (Indemnifiable Loss)

\$5,000,000 for Loss arising from Claims alleging the same Wrongful Act or related Wrongful Acts :

OTHER CLAIMS:

Judgments, Settlements and Defense Costs (non-Indemnifiable Loss)

Nona

Judgments, Settlements and Defense Costs (Indemnifiable Loss)

s5,000,0000 for Loss arising from Claims alleging the same Wrongful Act or related Wrongful Acts

DEFINITIONS

It is further understood and agreed that for the purposes of this endorsement only, the following definitions shall apply:

- "Employment Practices Claims" means any Claimts) relating to a past, present or prospective employee of the Company for any actual or alleged: (i) wrongful dismissal, discharge or termination (either actual or constructivel of employment; (ii) employment-related misrepresentation; (iii) wrongful failure to employ or promote; (iv) wrongful deprivation of career opportunity; (v) wrongful discipline; (vi) failure to grant tenure or negligent employee evaluation; (vii) failure to provide adequate employee policies and procedure; (viii) sexual or workplace harassment of any kind, (including the alleged creation of a harassing workplace environment); or (ix) unlawful discrimination, whether direct, indirect, intentional or unintentional.
- Employment Practices Claims shall include any Claim(s) brought under state. local, federal or foreign law (whether common or statutory) and shall include, but not be limited to, allegations of violations of the following federal laws (as amended), including regulations promulgated thereunders:
 - Family and Medical Leave Act of 1993;

END 18

(2/90) COPY

by

KHURUHNA BUKUEEDI ENDURSEMENT# 18

forms a part of

policy number 874-91-08 issued to

December 31, 2001 This endorsement, effective 12:01 am WORLDCOM, INC.

National Union fire Insurance Company of Pittsburgh, Pa.

EMPLOYMENT PRACTICES ENDORSEMENT

(With Separate Retention and Excess Language)

COVERAGE

- In consideration of the premium charged, it is hereby understood and agreed that the coverage as is afforded by this policy is extended to include Employment Practices. Claims: made against any Insuradis) (defined below), whether such Claims are brought by: (i) a past, present or prospective employee of the Company, whether directly or by class action; or (ii) by the Equal Employment Opportunity Commission (EEOC) or any other; similar local; state, federal or foreign governmental authority regulating employment practices; or (iii) by any other person or entity, subject to the terms, conditions and exclusions of this endorsement and the policy.

DECLARATIONS PAGE

It is further understood and agreed that Item 5. RETENTION of the Declarations page is hereby deleted in its entirety and replaced with the following:

ITEM 5.

RETENTION:

SECURITIES CLAIMS

Judaments & Settlements (all coverages)

None

Defense Costs (non-Indemnifiable Loss)

None

Defense Costs (Coverage B(i) and

Indomnifiable Loss)

\$5,000,000 for Loss erising from Claims alleging the same Wrongful Act or related Wrongful Acts (waivable under Clause 6 in certain circumstances)

EMPLOYMENT PRACTICES CLAIMS

Judgments, Settlements and Defense Costs (non-Indemnifiable Loss)

None

END 18

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This endorsement effective 12:01 as December 31, 2001 forms a part of policy number 874-91-08 issued to MORLDCOM, INC.

by Hational Union Fire Insurance Company of Pittsburgh, Pa.

Cancellation Clause

In consideration of the premium charged, it is hereby understood and agreed that notwithstanding any other provision of this endorsement, any provision of this policy respecting cancellation is deleted in its entirety except to indicate that this policy may be cancelled by the insurer for non-payment of premium.

Accordingly, this policy is non-cancellable and all premium shall be deamed earned at incaption except for cancellations by the insurer for non-payment of premium.

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AUTHORIZED REPRESENTATIVE

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ENDORSEMENT# 20

This endorsement, effective 12:01 am December 31, 2001 forms a part of policy number 874-91-08 issued to WORLDCOM, INC.

by National Union fire Insurance Company of Pittsburgh, Pa.

ORDER OF PAYMENTS ENDORSEMENT

In consideration of the premium charged, it is hereby understood and agreed that:

- 1. In the event of Loss arising from any Claim(s) for which payment is due under the provisions of this policy but which Loss, in the aggregate, exceeds the remaining available Limit of Liability of this policy, then this policy shall:
 - (i) first pay such Loss for which coverage is provided under Coverage A of the policy, then with respect to whatever remaining amount of the Limit of Liability is available after payment of such Loss,
 - (ii) then pay such Loss for which coverage is provided by Coverage B of the policy.
- 2. In the event of Loss arising from a Claim(s) for which payment is due under the provisions of this policy (including those circumstances described in part 1 of this endorsement), the Insurer shall at the written request of the Named Corporation:
 - (i) first pay such Loss for which coverage is provided under Coverage A of the policy, then
 - (ii) either pay or hold payment for such Loss for which coverage is provided by Coverage 8 of the policy.

In the event that the Insurer withholds payment under Coverage 8 of the policy pursuant to the above request, then the Insurer shall at any time in the future, at the request of the Company, release such Loss payment to the Company, or make such Loss payment directly to an individual Director or Officer in the event of covered Loss under any Claim(s) covered under this policy pursuant to Coverage A of the policy.

3. Nothing in this endorsement shall be construed to increase the Limit of Liability of the Insurer under this policy which such Limit of Liability shall remain the maximum liability of the Insurer under all Claims under all Coverage under this policy combined.

ALL OTHER TERMS, CONDITIONS AND EXCLUSIONS REMAIN UNCHANGED.

END 20

AUTHORIZED REPRESENTATIV

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KALIFMAN, BURGEESI & RYAN

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ENDORSEMENT# 27

This endorsement, effective 12:01 am policy number 874-91-08 issued to MORLDCOM, INC.

December 31, 2001

forms a part of

Hational Union Fire Insurance Company of Pittsburgh, Pa.

CLAUSE 7(a) AMENDED - NOTICE FROM RISK MANAGER OR GENERAL COUNSEL

In consideration of the premium charged, it is hereby understood and agreed that Clause 7. NOTICE/REPORTING PROVISIONS, paragraph (a) is deleted in its entirety and replaced with the following:

- The Company shall, as a condition precedent to the obligations of the Insurer under this policy, give written notice to the Insurer of a Claim made against an Insured as soon as practicable after the Claim is reported to or first becomes known by the Risk Manager or the General Counsel (of equivalent position) of the Company, but in all events a Claim must be reported no later than either:
 - (1) anytime during the Policy Period or during the Discovery Period (if applicable); or
 - within thirty (30) days after the end of the Policy Period or the Discovery Period (if applicable), as long as such Claim(s) is reported no later than thirty (30) days after the date such Claim was first made against an Insured.

ALL OTHER TERMS, CONDITIONS AND EXCLUSIONS REMAIN UNCHANGED.

END 21

AUTHORIZED REPRESENTATIVE

KHUFIHN, BUKUEEDI & KIHN

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ENDORSEMENT# 22

This endorsement, effective 12:01 am December 31, 2001 forms a part of policy number 874-91-08 issued to MORLDCOM, INC.

by National Union fire Insurance Company of Pittsburgh, Pa.

FOREIGN CORRUPT PRACTICES ACT EXTENSION

1.

In consideration of the premium charged, it is hereby understood and agreed that Clause 2. DEFINITIONS (g) "Loss" is amended by addition of the following at the end thereof:

Loss shall also include (subject to this policy's other terms, conditions and limitations, including but not limited to exclusions relating to profit or advantage, deliberate fraud or deliberate criminal acts): (1) civil penalties assessed against any individual Director or Officer pursuant to Sections (g) 2(B) of the Foreign Corrupt Practices Act, 78dd-2(g)(2)(B).

ALL OTHER TERMS, CONDITIONS AND EXCLUSIONS REMAIN UNCHANGED.

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END 22

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AUTHORIZED REPRESENTATIVE

KALIFMAN, BURGEESI & KYHN

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ENDORSEMENT# 23

This endorsement, effective 12:01 am December 31, 2001 forms a part of policy number 874-91-08 issued to MORLDCOH, INC.

by National Union Fire Insurance Company of Pittsburgh, Pa.

ADDITION TO THE TERM DIRECTOR OR OFFICER

In consideration of the premium charged, it is hereby understood and agreed that the term "Director or Officer" is amended to include any individual(s) of the Company listed below, but solely for Wrongful Acts committed in his or her respective capacity(ies) listed below.

INDIVIDUALS CAPACITY CONTINUITY DATE

Jeff Rushton CFO of SHL Systemhouse December 8, 1998

It is hereby understood and agreed that this policy shall indemnify the directors and officers against loss in respect of any wrongful act committed whilst acting in the capacity of a shadow director, as defined under Section 741 of the Companies Act 1985, of any company lany such company hereinafter to be referred to as the "Shadow Directorship company") that is incorporated and/or demiciled in the UK or the Republic of Iraland, as a consequence of being a director or officer of the company, other than in respect of any:

- (i) claim made whether in the name of or on behalf of any Shadow Directorship company or any person who is now or shall be a director or officer of the Shadow Directorship company; and/or
- (ii) claim made whether in the name of or on behalf or any parent, holding, controlling, subsidiary, affiliate or associated company or representative of the Shadow Directorship company.

Furthermore, provided that for the purpose of the applicability of the coverage provided by this endorsement, the Company will be conclusively deemed to have indemnified the persons afforded coverage by this endorsement to the extent that the Company is permitted or required to indemnify such persons pursuant to law (common or statutory), contract, or the charter or by-laws of the Company (which are hereby deemed to adopt the broadest provision of the law which determines, or defines such rights of indemnity). The Company hereby agrees to indemnify such persons to the fullest extent permitted by law, including the making in good faith of any required application for court approval and the passing of any required corporate resolution or the execution of any contract.

It is further understood and agreed that only as respects any additional coverage granted by virtue of this endorsement, the Insurer shall not be liable for any Loss in connection with any Claim(s) made against an Insured:

(1) alleging, arising out of, based upon or attributable to any pending or prior litigation as of each individual's respective Continuity Date listed above, or alleging or derived from the same or essentially the same facts as alleged in such pending or prior litigation; and

END 23

KHUHMAN, BUKUEESI & KYAN

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This endorsement, effective 12:01 am December 31, 2001 forms a part of policy number 874-91-08 issued to 90RLDCDM, IKC.

by National Union Fire Insurance Company of Pittsburgh, Pa.

alleging any Wrongful Act occurring prior to each individual's respective Continuity Date if the Insured knew or could have reasonably foreseen that such Wrongful Act could lead to a Claim under this policy.

ALL OTHER TERMS, CONDITIONS AND EXCLUSIONS REMAIN UNCHANGED.

END 23

AUTHORIZED REPRESENTATIVE

KHUHMHA, BUKUEEDI & KIHA

ENDORSEMENI# 44

This endorsement, effective 12:01 am December 31, 2001 forms a part of policy number 874-91-08 issued to WORLDCOM, INC.

by Hational Union Fire Insuranca Company of Pittsburgh, Pa.

DISCOVERY CLAUSE AMENDED

In consideration of the premium charged, it is hereby understood and agreed that the policy land any endorsement amending Clause 10. DISCOVERY CLAUSE) is hereby amended to the extent necessary for the policy to provide the following:

Clause 10. DISCOVERY CLAUSE is deleted in its entirety and replaced with the following:

10. DISCOVERY CLAUSE

Except as indicated below, if the Insurer shall refuse to renew this policy, the Named Corporation shall have the right upon payment of an additional premium amount as shall be determined by the Insurer in its sole and absolute discretion, to a period of one year following the effective date of such nonrenewal (herein notice of Claims first made against the Insureds during said one year period for any Wrongful Act occurring prior occurring prior to the end of the Policy Period and otherwise covered by this policy. The rights contained in this paragraph shall terminate unless written notice of election of a Discovery Period together with any additional premium due is received by the Insurer no later than thirty (30) days subsequent to the effective date of the nonrenewal.

In the event of a Transaction as defined in Clause 12, the Named Corporation shall have the right, within 30 days of the end of the Policy Period, to request an offer from the Insurer of a Discovery Period (with respect to Wrongful Acts occurring prior to the effective time of the Transaction) for a period of no less than three years or for such longer or shorter period as the Named Corporation may request. The Insurer shall offer such Discovery Period pursuant to such terms, conditions, exclusions and additional premium as the Insurer may reasonably decide. In the event of a Transaction, the right to a Discovery Period shall not otherwise exist except as indicated in this paragraph.

The additional premium for the Discovery Period shall be fully earned at inception of the Discovery Period. The Discovery Period is not cancelable. This Clause 10 and the rights contained herein shall not apply to any cancellation resulting from non-payment of premium.

ALL OTHER TERMS, CONDITIONS AND EXCLUSIONS REMAIN UNCHANGED.

END 24

AUTHORIZED REPRESENTATIVE

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ENDORSEMENT# 25

This endorsement, effective 12:01 am December 31, 2001 forms a part of policy number 874-91-08 issued to WORLDCON, INC.

by - National Union Fira Insurance Company of Pittsburgh, Pa.

ADDITION TO THE TERM "DIRECTOR(S) OR OFFICER(S)" OR "INSURED(S)"

In consideration of the premium charged, it is hereby understood and agreed that coverage as is afforded by this policy is extended to and the definition of term "Director(s) or Officer(s)" or "Insured(s)" is amended to include the members of the Advisory Board; solely in their capacity as such members, subject to the following September 15, 1998.

Furthermore, provided that for the purpose of the applicability of the coverage provided by this endorsement, the Company will be conclusively deemed to have indemnified the persons afforded coverage by this endorsement to the extent that the Company is permitted or required to indemnify such persons pursuant to law (common or statutory), contract, or the charter or by-laws of the Company (which are hereby deemed to adopt the broadest provision of the law which determines, or defines such rights of indemnity). The Company hereby agrees to indemnify such persons to the fullest extent permitted by law, including the making in good faith of any required application for court approval and the passing of any required corporate resolution or the execution of any contract.

It is further understood and agreed that only as respects any additional coverage granted by virtue of this endorsement, the Insurer shall not be liable for any Loss in connection with any Claim(s) made against an insured:

- alleging, erising out of, based upon or attributable to any pending or prior litigation as of each individual's respective. Continuity Data listed above, or alleging or derived from the same or essentially the same facts as alleged in such pending or prior litigation; and
- (2) alleging any Wrongful Act occurring prior to each individual's respective Continuity Date if the Insured knew or could have reasonably foreseen that such Wrongful Act could lead to a Claim under this policy.

ALL OTHER IERMS, CONDITIONS AND EXCLUSIONS REMAIN UNCHANGED

END 25

AUTHORIZED REPRESENTATIVE

ENDORSEMENT# 26

This endorsement, effective 12:01 am December 31, 2001 forms a part of policy number 874-91-08 issued to MORLDCOM, INC.

by National Union fire Insurance Company of Pittsburgh, Pa.

ADDITION TO THE TERM "DIRECTOR(S) OR OFFICER(S)" OR "INSURED(S)" (GENERAL COUNSEL)

In consideration of the premium charged, it is hereby understood and agreed that Clause 2. DEFINITIONS, Definition of "Director(s) or Officer(s)" or "Insured(s)" is hereby amended to include the General Counsel of the Named Corporation, subject to the following Continuity Date: September 15, 1998.

Furthermore, provided that for the purpose of the applicability of the coverage provided by this endorsement, the Company will be conclusively deemed to have indemnified the persons afforded coverage by this endorsement to the extent that the Company is permitted or required to indemnify such persons pursuant to law (common or statutory), contract, or the charter or by-laws of the Company (which are hereby deemed to adopt the broadest provision of the law which determines, or defines such rights of indemnity). The Company hereby agrees to indemnify such persons to the fullest extent permitted by law, including the making in good faith of any required application for court approval and the passing of any required corporate resolution or the execution of any contract.

It is further understood and agreed that only as respects any additional coverage granted by virtue of this endorsement, the Insurer shall not be liable for any Loss in connection with any Claim(s) made against an Insured:

- elleging, arising out of, besed upon or attributable to any pending or prior litigation as of the Continuity Date listed above, or alleging or derived from the same or essentially the same facts as alleged in such pending or prior litigation; and
- (2) alleging any Wrongful Act occurring prior to the Continuity Date listed above, if the Insured knew or could have reasonably foreseen that such Wrongful Act could lead to a Claim under this policy.

ALL OTHER TERMS, CONDITIONS AND EXCLUSIONS REMAIN UNCHANGED.

END 26

AUTHORIZED REPRESENTATIVE

JUL-14-4004 10.40 KHURTIMIN BUKUECOT & KIMIN

APPENDIX A SECURITIES CLAIMS PANEL COUNSEL LIST

Alaska

Davis Wright Tremaine. 550 W. Seventh Avenue, Suite 1450 Anchorage, AK 99501

Contact:

David W. Oesting

(907) 257-5300

Foster Pepper & Shefelman 601 West Fifth Avenue #500 Ancholage, AK 99501-2226 Contact: Peter \$. Erlichman Stellman Keehnel

Tim Filer

(206) 447-8998

California (A Mark) Comment of the California (California) (C

Brobeck, Phieger & Harrison LLP Spear Street Tower One Market San Francisco, CA 94105 Contack: Kevin P. Muck Michael D. Torpey Sara B. Brody

Tower C. Snow Jr.

(415) 442-0900

Brobeck, Phieger & Harrison LLP 550 South Hope Street Los Angeles, CA 80071 Contact: Daniel J. Tyukody - -Howard M. Privette (213) 489-4060

Brobeck Phleger & Herrison LLP 550 West C Street, Ste. 1300 San Diego, CA 92101

Contact:

Christopher H. McGrath

William F. Sullivan

(619) 234-1966

Broback, Phieger & Harrison LLP Two Embarcadero Place 2200 Ging Road Palo Alto, CA 84903 Contacti David M. Furbush Moredith N. Landy (650) 424-0160

Cooley Godward, LLP 4385 Executive Drive, Suite 1100 San Diego, CA 82121 Contact

William E. Grauer

(858) 550-6050

Cooley Godward, LLP Five Paid Alto Square 3000 El Camino Real Palo Alto, CA 94306

Contact:

Stephen C. Neal William S, Freeman (650) 843-5182 (650) 843-5037

Cooley Godward, LLP One Maritime Plaza, 20th Floor San Francisco, CA 94111

Contact: Paul A. Renne

Gordon C. Atkinson

(415) 693-2073

(415) 693-2088

Davis Wright Tremaine Suite 600 Oño Embarcadero Center San Francisco, CA 94111-3834 Contact:

Martin Fineman

(415) 276-6500

Glbson, Dunn & Crutcher LLP 333 South Grand Avenue ... Los Angeles, CA 90071-3197 Contact:

Philip Bost

(213) 228-7543

Glbson, Dunn'& Crutcher LLP Jamboree Center 4 Park Plaza Irvine, CA 92614-8557

Contact:

Wayne W. Smith

(714) 451-4108

Glbson, Dunn & Crutcher LLP 525 University Ave., Ste. 220 Palo Alto, CA 94301

Contact:

John C. Dickey

(415) 463-7324

Heller, Ellman, White & McAuliffe 333 Bush Street San Francisco, CA 94104 Contact: Douglas M. Schwab

M. Laurence Popofsky

Michael J. Shepard

(415) 772-6000

Heller, Ellman, White & McAuliffe 525 University Avenue Palo Alto, CA 94301 Contact

1

Michael L Charlson

Norman J. Blaars

(650) 324-7000

(Revised (6/00)

APPENDIX A SECURITIES CLAIMS PANEL COUNSEL LIST

Heller, Ellman, White & McAuliffe 4250 Executive Square 7th Floor San Diego, CA 92037-9103 Contact:

David E. Kleinfeld

ç

(858) 450-8400

Heller, Eliman, White & McAuliffe 601 South Figueros Street, 40th Fl. Los Angeles, CA 80017-5758 Contect

Jerry L Marks

Darryl L. Snider

(213) 689-0200

1267 25 164.C

Ireli & Manella 1800 Avenue of the Sters Suite 900 Los Angeles, CA 90067 Contact: Richard Borow David Schwartz David Bindler A State of the Sta

David Slegal James F. Elllot

Jim Adler

(310) 277-1010

Lathem & Wetkins 633 West Fifth Street Suite 4000 Los Angeles CA, 90071-2007 Contact:

Hugh Steven Wilson

(213) 485-1234

Latham & Watkins 75 Willow Road Menlo Perk CA 84025 Contact:

Paul H. Dawes

(650) 328-4600

McCutchen Doyle, Brown & Enerson LLP 355 South Grand Avanue Sulte 4400 Los Angeles, CA 90071-1560

Contact

John C. Morrissey

(213) 580-6415

McCutchen, Doyle, Brown & Enerson LLP Three Embarcadaro Center San Francisco, CA 94111

Contact

David M. Balabanian

Karon L Kennard

(415) 393-2170 (415) 393-2626

McCutchen, Doyle, Brown & Enerson, LLP 3150 Porter Drive Palo Alto, CA 94303-1212 Contact:

Mary Huser

(650) 849-4914

÷

Morrison & Foerster 425 Market Street San Francisco, CA 94104-2482 Contact:

Paul T. Friedman

Meivin R. Goldman

(415) 268-7000

Morrison & Foerster LLP 555 West 5th Street - Suite 3500 Los Angles, CA 90013-1024 Contact:

Robert S. Stern B. Scott Silverman

(213) 892-5200

Morrison & Foerster, LLP 19900 MacArthur Boulevard, 12th Floor Irvine, CA 90017 Contact:

Josephine Staton Tucker

(714) 251-7500

Munger, Tolles & Olson 355 South Grand Avenue-35th Floor Los Angeles, CA 90071-1560 Contact:

Dennis L. Kınnalıd John W. Spiegel George M. Gervey (213) 683-9264

(213) 430-6000

(213) 683-9152 (213) 683-9153

O'Melvany & Myers LLP 400 South Hope Street, 15th Floor Los Angeles, CA 90071-2899

Contact: Robert Vanderet

Seth Aronson

O'Melveny & Myers LLP 610 Newport Center Newport Beach, CA 92660 Contact: Phillip Kaplan

Brett J. Williamson Michael G. Yoder

(714) 760-9600

O'Melveny & Myers LLP 275 Battery Street San Francisco, CA 94111 Contact:

Richard Warmer

Daniel Bookin

(415) 984-8700

JUL-12-2004 מכ • מד אאטבושואי סהעמכביטו פי עושוא

APPENDIX A SECURITIES CLAIMS PANEL COUNSEL LIST

Orrick Herrington & Sutcliffe LLP Old Federal Reserve Bank Building 400 Sansome Street San Francisco, CA 94111 Contact:

__William Alderman, __

(415) 773-5944

John H. Kanberg 🐇

(415) 773-5469

42211 2

18 Tau 55.

Orrick Herrington & Sutcliffe LLP

1020 Marsh Road Mento Park, CA 84025

Contact:

W. Reece Bader

(650) 614-7440

Paul, Hastings, Janofsky & Walker LLP 555 S. Flower Street Twenty-Third Floor Los Angeles, CA 90071-2371

Contact:

J. Allen Maines (213) 683-6000

Pilisbury Madison & Sutro LLP 650 Town Center Drive, 7th Floor Costa Mesa, CA-92626-7122 Contact:

Steven O. Kramer

Walter Robinson

(714) 436-6800

Pillsbury Madison & Sutro LLP 101 W. Broadway, Suite 1800 San Didgo, CA 92101-8219

Contact:

David E. Kleinfeld

(619) 234-5000

Pillsbury Madison & Sutro LLP 235 Montgomery Street Sen Francisco, CA 94104 Contact

Bruce A. Ericson William O. Fisher

(415) 983-1000

Sherman & Sterling 555 California Street San Francisco, CA 94104

Contact

Susan Samuels Muck

(415) 616-1100

Doon Krystowski Joffrey \$. Factor

Simpson Thacher & Bartlett 3373 Hillylew Avenue Palo Altó, CA 94304 Contacti James G. Kreissm an Charles E. Koob

George M. Newcombe

(650) 251-5000

Simpson Thacher & Bartlett 10 Universal City Plaza Sulte 852 Universal City, CA 91608 Contact:

Barry R. Ostrager

Seth A. Ribner

(818) 755-7000

, 'ta.

1 . 4-7

Skadden, Arps. Slate, Meagher & Flom LLP

300 South Grand Avenue Los Angeles, CA 90071

Contact: Frank Rothman

Eric S. Waxman

(213) 687-5000

Skadden, Arps, Slate, Meagher & Flom LLP 525 University Avenue, Suite 220

Palo Alto, CA 84111

Contact: James E. Lyons

(650) 470-4500

Skadden, Arps, Slate, Meagher & Flom LLP

Four Embarcadero Center San Francisco, CA 94301

Contact:

James E. Lyons

(415) 884-2698

Sullivan & Cromwell 1888 Century Park East. Los Angeles, CA 90067-1725

Contact:

Robert A. Sacks

(310) 712-6600

Wilson, Sonsini, Goodrich & Rosati

650 Page MIII Road

Palo, Alto, CA 94304-1050

Contact:

Bruce G. Vanyo Steven M. Schetz

Borl: Feldman

Daniel Mitz

David Priebe

David S. Stouer

Elleen Marshall

Martin W. Korman

Sarah Good

(650) 493-9300

(Revised (6/00)

KAUFMAN, BURGEEST & RYAN

APPENDIX A SECURITIES CLAIMS PANEL COUNSEL LIST

Delaware

Blank Rome Comisky & McCauley LLP 1220 Market Street, 8th Floor Wilmington, DE 19801

Contact:

Cathy L. Reese

(302) 425-6400

Wolf, Block Schorr and Solis-Cohen LLP One Rodney Square 10th & King Streets Wilmington, DE 19801 Contact

David J. Margules

(302) 777-5860

District of Columbia

Arnold & Porter 555 Twelfth Street, NW Washington, D.C. 20004-1202 Contacti

Scott Schreiber

(202) 942-5672 March 12

Brobeck Phieger & Harrison LLP Merket Square East, Suite 220 701 Pennsylvania Avenue, NW Washington, DC 20004

Contact:

John B. Missing

(202) 220~6000

Cahill Gordon & Reindel 1990 K Street, NW, Sulte 950 Washington, DC 20006

Contact:

Donald J. Mulvihlll

(202) 862-8900

Davis, Polk & Wardwell 1300 | Street, N.W. Washington, DC 20005

Contact:

Scott W. Muller

(202) 862-7000

Glbson, Dunn & Crutcher LLP 1050 Connecticut Avenue, N.W. Washington, D.C. 20036-5306

Contact:

F. Joseph Warln

(202) 887-3609

Greenberg Traurig 800 Confecticut Avenue, NW. Sulte 500 Washington, D.C. 20036

Contact:

Joe Reeder

(202) 331-3100

C. Allen Foster Eric C. Rowe

Patton Boggs, LLP. 2650 M Street N.W. Washington, D.C. 20037

Contact: Lanny Davis

 $(202)^{2}457-6000$

r.20

Eric A. Kuwana Ronald S. Liebman

Sherman & Sterling 80]. Pannsylvania Avenue, N.W. Contact: Washington, DC 20004-2604

Contact:

Thomas S. Martin

(202) 508-8000

Jonathan L Greenblatt

Sullivan & Cromwell 1701 Pennsylvania Avenue, N.W. Washington, DC 20006-5805 Contact:

Margaret K. Pfeiffer

Daryl A. Libow

(202) 858-7500

Willkie Farr & Gallagher Three Lafayette Centre 1155 21st Street N.W. Washington, D.C. 20036-3384

Contact:

Kevin B. Clark

(202) 328-8000

Florida

Akerman Senterlitt & Eidson, P.A. Sun Trust International Center 28th Floor

Mlaml, FL 33131

Contact:

Stanley H. Wakshlag

(305) 374-5600

Fowler White, Gillen, Boggs, Villareat

and Banker, P.A.

501 East Kennedy Soulevard

Suite 1700

Tampa, FI 33602

Contact:

Burton W. Wland

W. Donald Cox

(813) 228-7411

Greenberg Traurig 1221 Brickell Avenue Mlaml, FL 33131

Contact:

Hillarie Bess

(305) 579-0500

(Revised (6/00)

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אחטרווחמי שטונטבבטו פ ונוחוז

APPENDIX A SECURITIES CLAIMS PANEL COUNSEL LIST

Greenberg Traurig 777 South Flagler Drive West Palm Beach, FL 33401 Contact

Mark F. Bideau

(561) 650-7900

Greenberg Traurig 111 North Orange Avenue Orlando, FL 32801

Contact:

Tucker H. Byrd

(407) 420-1000

Greenberg Traurig 101 East College Avenue Post Office Drawer 1838 Tallahassee, FL 32302

Contact:

Barry Alchard

(850) 222-6891

Holland & Knight 400 North Ashley Drive, Sulte 2300 Tampa, FL 33602 Contact: Frederick S. Schrils G. Calvin Hayes

Francis Curran

(813) 227~8500

Holland & Knight 50 North Laura Street, Suite 3900 P.O. Box 52687 (Zip 32201) Jacksonville, Fl 32202 Contact: George E. Schultz, Jr. Michael G. Tanner

Fred Lanerhos

(904) 353-2000

Holland & Knight 701 Brickell Avenue, Suite 3000 P.O. Box 015441 (Zip 33101) Mlaml, FL 33131 Contact:

Greg Baldwin

Tracy A. Nichols

(305) 374-8500

Holland & Knight 315 South Calhoun Street, Sulte 600 P.O. Drawer 810 (Zip 32302) Tallahassee, FL 32301

Contact

Robert R. Feagin III

Elizabeth Bevington

(850) 224-7000

Holland & Knight 625 North Flagier Drive P.O. Box 3208 (33402) West Palm Beach, FL 33401 Contact:

D. Culver Smith, III (Sklp)

(513) 833-2000

Holland & Knight 200 South Orange Avenue SunTrust Building, Suite 2600 P.O. Box 1525 (Zlp 32802) Orlando, FL 32801

Contact:

William Wilson

(407) 425-8500

McGuire Woods Battle & Boothe 3300 Barnett Center 50 North Laura Street Jacksonville, FL 32202-3635 Contact:

David M. Wells

(904) 788-2693

Steel, Hector & Davis LLP 200 South Blacayne Boulevard Mlami, FL 33131-2398 Contact:

Lawis F. Murphy, P.A.

(305) 577-2957

Wendy Leavitt

Stroock & Stroock & Lavan LLP 200 South Biscayne Bouleverd Mlaml, FL 33131-2386

Contact:

Richard B. Simring

Robert W. Turken

(305) 358-9900

Zuckerman Spaeder Taylor & Evans LLP 900 Mlami Center 201 South Biscavna Boulevard Mlaml, Florida 33131

Contact:

Ronald B. Ravikoff

Thomas J. Meeks

Guy A. Rasco

(305) 358-5000

Georgia

Alston & Bird One Atlantic Center 1201 W. Peachtree Street Atlanta, GA 30309-3424 Contact:

Poter Q. Bassett Mary C. GIII

(404) 881-7343 (404) 881-7000

John Gosella

(404) 881-7000

Rodd R. David

(404) 881-7000

(Revised (8/00)

KALIFMAN, BURGEEST & RYHN

APPENDIX A SECURITIES CLAIMS PANEL COUNSEL LIST

King & Spalding 191 Peachtree Street Atlanta GA 30303-1763 Contact:

M. Robert Thornton

Michael R. Smith

(404) 572-4600

Paul Hastings Janofsky & Walker, LLP 500 Peachtree Street, N.W., Sulte 2400 Atlanta, GA 30308-2222

Contact:

J. Allen Maines

(404) 815-2500

Smith Gambrell & Russell LLP 3343 Peachtree Road, N.E. Suite 3 00 - Promenade II Atlanta, GA 30309-3592

Contact

David A Handley John G. Despreit

(404) 815-3671

(404) 815-3730

Illinois

Freedorn & Peters 311 South Wacker Drive Sulte 3000 Chicago IL 60606-6677

Contact

David H Kistenbroker (312) 360-6000 -Michael L. O'Shaughnessy

Jenner & Block One IBM Plaza Chicago IL 60611

Contact

Jerold Solovy Ronald Marmer

(312) 222-9350 (312) 923-2686

J. Kevin McCall

(312) 923-2686

Kirkland & Ellis

2000 East Randolph Drive

Chicago, IL 60601

Contact:

Garrett B. Johnson

Robert J. Kopacky

(312) 861-2000

Sidley & Austin

One First National Plaza

Chicago, IL 60603

Contact

Walter C, Carlson

(312) 853-7734

Hillie Shepperd

(312) 853-7850

Eugene A. Schoon

(312) 853-7278

Skadden, Arps, Slate, Meagher & Flom LLP 333 West Wacker Drive Chicago, IL 60606 Contact: Susan Getzendanner

Timothy A. Nelsen

(312) 407-0700

r. 21

Sonnenschein Nath & Rosenthal

8000 Sears Tower Chicago, IL 60606

Contact:

Christopher Q King

(312) 876-8224

David L. Schlavone

(312) 876-7483

Louislana

Locks Liddell & Sapp LLP 601 Poydras Street, Suite 2400 New Orleans, LA 70130-6036

Contact: Brad Foster John McElhaney Morris Harrell

Peter Flynn

(504) 558-5100

Massachusetts

Hale & Dorr 60 State Street Boston, MA 02109

Contact:

Jeffrey B. Rudman John F. Batter James W. Prendegast

(617) 526-6000

Hutchins Wheeler & Ditmar P.C.

101 Fodoral Street Boston, MA 02110

Contact:

David S. Rosenthal

John Hughes

(617) 951-6624

Mintz, Levin, Cohn, Feris, Glovsky &

Popeo P.C.

One Financial Center Boston, MA 02111

Contact:

Peter M. Saparoff

(617) 542-6000

Patrick J. Sharkey

Robes & Gray

One International Plaza Boston, MA 02110-2624

Contact:

John D. Donovan, Jr.

(617) 951-7566

JUL-12-2004 מכימו KHURINHIN DUKUEEDI & KIMN

APPENDIX A SECURITIES CLAIMS PANEL COUNSEL LIST

Skadden, Arps, Slate, Meager & Flom LLP One Beacon Street

Boston, MA 02108

Contact:

Thomas J. Dougherty

George J. Skelly

(817) 573-4800

Tests, Hurwitz & Thibeault . High Street Tower

125 High Street Boston, MA 02110

Contact:

Brian E. Pastuszenski

(6 17) 248-7253

Jordan D. Hershman

(617) 248-7363

311.1

Minnesota

Dorsey & Whitney LLP Pilisbury Center South 220 South Sixth Street

Minneapolis, MN 55402

Contact:

Brian E. Palmer Edward J. Plulmer

J. Jackson

Peter S. Hendrixson Peter W. Carter

Roger J. Magnuson

(612) 340-2600

Fangre & Benson LLP 90 South Seventh Street

Minneapolis, MN 55402-3901

Contact: :

Robert L Schnell.

Thomas L Kimer

(612) 336-3000

Opponholmer Wolff & Donnelly LLP

Plaza VII Buliding, Suite 3400 45 South Seventh Street

Minneapolis, MN 55402

Contact:

Craig W. Gagnon

Michael J. Black

(812) 507-7300 Michael E. Keyes

Winthrop & Weinstine, PA

3000 Dain Rauscher Plaza

60 South Sixth Street

Minneapolls, MN 55402

Contact:

David P. Pearson

Steven C. Tourek

Thomas H. Boyd

(612) 347-0700

New York

Arnold & Porter

398 Park Avenue

New York NY 10022-4690

Contact:

(212) 715-1000 Scott Schrelber

Kent A. Yalowitz

Brobeck Phieger & Harrison LLP

1633 Broadway, 47th Floor

New York, NY 10019

Contact:

Francis S. Chiapowski

Gregory A. Markel

(212) 581-1600

. . _ _

Cadwaladar, Wickersham & Taft

100 Malden Lane

New York, NY 10038

Contact:

Dennis J. Block

Howard R. Hawkins

Jeffrey Q. Smith

Jonathan M. Hoff

(212) 504-5000

Cahill Gordon & Reindel

80 Pine Street

New York, NY 10005

Contact;

Cheries A. Gilman

Immenual Kohn

Thomas J. Kavaler

(212) 701-3000

Cravath, Swaine & Moore

Worldwide Plaza

825 Eighth Avenue

New York, NY 10018-7475

Contact:

Evan R. Chesler

Francis P. Berron Julle A. North

Kelth R. Hummel

Paul C. Saunders

Peter T. Berbur Richard W. Clary

Robert H. Baron

Ronald S. Rolla

Rary O. Millson Thomas G. Rafferty

(212) 474-1000

(Revised (6/00)

KHUHMAN, BUKUEESI & KYAN

APPENDIX A SECURITIES CLAIMS PANEL COUNSEL LIST

Davis Polk & Wardwell 450 Lexington Avenue New York NY 10017 Contact Daniel F. Kolb Frank S. Moseley Gary G. Lynch-James W.G. Benkard Robert F. Wise

Robert B. Fiske (212) 450-4000

Fried, Frank, Harris, Shiver & Jacobson One New York Plaza New York NY 10004 Contact: Sheldon Raab Gregory P. Joseph John A. Borek (212) 869-8000

Gibson, Dunn & Crutcher LLP 200 Park Avenue New York, NY 10166-0193 Contact:

A. Bendell B. David Grais C. Wesley G. Howell-

(212) 351-4000

Greenberg Traurig MetLife Building 200 Park Avenue New York City, NY 10166 Contact: -Marshall H. Fishman (212) 801-9200

Alan Mansfield

Kaya, Scholer, Flernan, Hays & Handler 425 Park Avenue New York NY 10022 Contact:

Frederic W. Yerman

(212) 836-8663

Kirkland & Ellis Citicary Center 153 East 53rd Street New York NY 10022-4675

Contact: Yosof J. Rlemer

Frank M. Holozublec

(212) 446-4800

Kramer Levin Naftelis & Frankel LLP 919 Third Avenue New York NY 10022

Contact:

Gary Nattalla

(212) 715-9100

Latham & Watkins 885 Third Avenue, Suite 1000 New York NY 10022-4802 Contact:

Hon. Kenneth Conboy

John J. Kirby

(212) 906-1200

r.20

í

Mayer, Brown & Platt 1675 Broadway New York, NY 10019 Contact:

Dennis P. Orr Richard A. Spehr Steven Wolowitz

(212) 505-2500

Milbank, Tweed Hadley & McCloy One Chase Manhattan Plaza New York NY 10005 Contact:

Russell Brooks

(212) 530-5554

Morrison & Foerster LLP 1290 Avenue of the Americas New York, NY 10104 Contact:

Anthony M. Radica

Jack C. Auspitz

(212) 468-8000

Paul Hastings, Jaofsky & Walker LLP 389 Park Avenue, 31st Floor New York, NY 10022-4697

Contact:

J. Allen Maines

(212) 318-6000

Paul Welss Rifkind Wherton & Garrison 1285 Avenue of the Americas New York, NY 10019-6054 Martin Flumenbaum Claudia Hammerman Daniel J. Baller Max Gitter

Roger & Wells LLP 200 Park Avanue New York NY 10166 Contact:

James N. Benedict James B. Weldner

Richard A. Rosen

John K. Carroll Mark Holland Mark Pomerantz (212) 878-8000

(212) 373-3000

6 13

APPENDIX A SECURITIES CLAIMS PANEL COUNSEL LIST

3849

Schulte Roth & Zabel LLP 900 Third Avenue New York NY 10022 Contact: Daniel U. Kramer

David M. Brodsky Irwin J Sugarman

Robert M. Abrahama

(212) 756-2000

SECT THES GLASSES

Shearman & Sterling 599 Lexington Avenue New York NY 10017

Contact:

Jeremy G. Epsteln R. Paul Wickes

(212) 848-8000

Simpson Thacher & Bartlett 425 Lexington Avenue New York, NY 10017 Contact:
Michael J. Chepiga
Bruce D. Angiolillo Contact: ----Roy L. Reardon George M. Newcombe Paul C. Curnin

Peter Kazanoff

(212) 455-2000

Skadden, Arps, Slete, Meagher & Folm LLP 919 Third Avenue . New York NY 10022

Contact

Barry H. Garrinkel Jonathan J. Lerner

Les Haber Kuck

(212) 735-3000

Stroock & Stroock & Lavan LLP 180 Malden Lane New York NY 10038

Contact

Melvin A. Brostermen Lawrence Greenwald

Robert Lewin

(212) 806-5400

Sullivan & Cromwell 125 Broad Street New York NY 10004-2488

Contact:

D. Stuart Melklelohn Gandolfo V. DiBlasi John L. Warden

John L Hardiman

Philip L Graham, Jr.

Richard H. Klapper

(212) 558-4000

Wall Gotshal & Manges 767 Fifth Avenue New York NY 10153 Contact: Irwin H. Warran

Greg A. Danllow

Joseph Allerhand (212) 310-8000

Wilkle, Farr & Gallagher 787 Seventh Avenue New York, NY 10019-6099 Contact:

David L Foster Richard L. Posen Michael R. Young

(212) 728-8000

Ohlo

Jones Day, Resvis & Pogue North Point 901 Lakeside Avenue Cleveland, OH 44114

Contact:

John M. Newman

(218) 586-3939

John W. Edwards

Oregon

Davis Wright Tremaine 2300 First Interstate Tower 1300 S.W. Fifth Avenus Portland, OR 97201 Contact:

John F. McGrory

(503) 241-2300

Foster Pepper & Shefelman One Main Place 101 S.W. Main Street, 15th Floor Portland, OR 97204-3223 Contact:

Pater S. Ehrlichman Stellman Keehnel Tim filer

(503) 221-7799

Lane Powell Spears Lubersky LLP 601 S.W. Second Avenue, Sulte 2100 Portland, OR 97204

Contact:

D. Meredith Wilson Milo Petranovich

Robert E. Maloney

(503) 778-2100

(Revised (6/00)

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10:50 JUL-12-2004

KAUFMAN, BURGLEST & RYAN

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APPENDIX A SECURITIES CLAIMS PANEL COUNSEL LIST

Pennsylvania

Blank Rome Comisky & McCauley LLP One Logan Square Philadelphia, PA 19103-6998 Contact: Alexander D. Bono Richard P. McElrov Jerome R. Richter Leonard Dubin

Matthew J. Slembleds

(215) 569-5500 27 503 4

SEGUATRA MARITUR Buchanan Ingersoll, PC One Oxford Centre, 20th Floor 301 Grant Street Plttsburgh, PA 15219-8800 Contact:

John R Leathers

(412) 582-1880

Cozen and O'Connor The Atrium 1800 Market Street Philadelphia, PA 19103 Contact: Patrick J. O'Connor Thomas C. Zielinski H. Robert Flebach Anita B Weinstein

Steven N. Hass

(800) 665-2000

Bri Designation

Dachar Price & Rhoads 4000 Bell Atlantic Tower 1717 Arch Stroot Phliade phia, PA 19103-2793 Contact: Søymour Kurland

Jeffrey G. Well Frederick G. Herold

(215) 994-4000

Morgan Lawis & Bocklus 2000 One Logan Square Philadelphia, PA 18103-6893 Contact

Marc J. Sonnanteld

Elizabeth Hoop Fay

(215) 983-5000

Pepper, Hamilton LLP 3000 Two Logan Square Elghteenth & Arch Streets Philadelphia, PA 19103-2799

Contact: Barbara W. Mether Jon A. Baughman Laurence Z Shlakman M. Dundan Grant Robert L. Hickok

Thomas E. Zemaltis

(216) 981-4000

Wolf, Block, Schorr and Solls-Cohen LLP 12th Floor - Packard Building S.E. Corner 15th & Chestnut Streets Philadelphia, PA 19102-2678 Contact: Jay A. Dubow ian AL Strogatz Jerome J. Shestack M: Norman Goldberger

Mark L Alderman

(215) 977-2058

Texas

Akin, Gump, Strauss, Hauer & Feld, L.LP. 1700 Pacific Avenue, Suite 4100 Dallas, TX 75201-4675

Contact: Lou Bickel Mike Lowenberg

(214) 969-2800

Akin, Gump, Strauss, Hauer & Feld, LLP. Pennzoll Place -South Tower 711 Louisiana Street Sulte 1900 Houston, TX 77002 Contact: Charlle Moore

Paula Hinton

(713) 220-5800 -

Baker & Botts, LLP. 910 Louisianna Houston, TX 77002-4995 Contact:

David D. Sterling

(713) 229-1948

Baker & Botts, LL.P. 2001 Ross Avenue Dallas, TX 75201-2916

Contact:

Robert W. Jordan

(214) 953-6518

Brobeck, Phieger & Harrison LLP 301 Congress Avenue, Sulta 1200

Austin, TX 78701

Contact:

Paul R. Bessette

(512) 477-5485

Fulbright & Jaworski, LLP. 1301 McKinney Sulte 5100 Houston, TX 77010

Contact: Frank G. Jones

Richard N. Carrell

(713) 651-5151

KHUFI'HN, BUKBEESI & KYHN

APPENDIX A SECURITIES CLAIMS PANEL COUNSEL LIST

Fullbright & Jaworski, LLP. 2200 Ross Avenue Suite 2800 Dallas TX 75201 Contact:

Kari G. Diai

(214) 855-8000

Haynes & Boone, LLP. 901 Main Street, Suite 3100 Dallas TX 76202-3789 George Bramblotting

Noel Hensley

(214) 651-5000

Jenkins & Glichrist 1445 Ross Avenue, Sulte 3200 Dallas TX .75202

Contact:

John Gilliam

(214) 855-4306

Jenkins & Glichrist 1100 Louislana, Sulta 1800 Houston, TX 77002 Conctact:

John Gilliam

(713) 951-3300

Locke Uddell & Sepp LLP 2200 Ross Avenue, Sulta 2200 Dallas, TX 75201-6778 Contact:

Brad Foster John McElhaney Morris Harrell

Peter Flynn

(214) 740-8000

Locks Liddell & Sapp LLP 100 Congress Avenue, Sulte 300 Austin, TX 78701-4042 Contact: ...

Brad Foster John McElhaney Morris Harrell

Peter Flynn

(512) 305-4700

Locke Liddell & Sapp LLP 700 Levaca, Sulte 800 Austin TX 78701 Contact:

Brad Foster John McElhanay Morris Harrell

Perer Flynn

(512) 404-2000

Locke Liddell & Sapp LLP 600 Travis 3400 Chase Tower Houston, TX 77002 Contact: Brad Foster

John McElhaney Morris Harrell Peter Flynn

(713) 226-1200

r.32

Thompson & Knight, PC 1700 Pacific Avenue, Sulte 3300 Dallas, TX 75201

Contact:

Timothy R. McCormick

(214) 969-1103

Thompson & Knight, PC 98 San Jacinto Boulevard, Suite 1200 Austin, TX 78701

Contact:

Timothy R. McCormick

(512) 469-6100

Thompson & Knight, PC 801 Cherry Street, Sulte 1600 Fort Worth, TX 76102 Contact

Timothy R. McCormick

(817) 347-1700

Thompson & Knight, PC 1700 Taxas Commerce Tower 600 Travis Houston, TX 77002

Contact:

Timothy R. McCormick

(713) 217-2800

Thompson & Knight, PC 1200 Smith Street, Suite 3500 Houston, TX 77002

Contact:

Timothy R. McCormick

(713) 654-8119

Vinson & Elkins LLP. 2500 First City Tower 1001 Fannin

Houston, TX 77002-6760

Contact:

David T. Hedges, Jr.

(713) 758-2876

Charles W. Schwartz

(713) 758-3852

Vinson & Elkins LLP. 3700 Trammall Crow Center 2001 Rose Avenue Dallas, TX 75201-2975

Contact:

Orrin L Harrison III

(214) 220-7715

KHUHMHN, BUKUEESI & KYHN

APPENDIX A SECURITIES CLAIMS PANEL COUNSEL LIST

Vinson & Elkins LLP. One American Center, Suite 2700 600 Congress Avenue Austin, TX 78701-3200 Contact Richard D. Milvenan

(512) 495-8542

Wilson, Sonsini, Goodrich & Rosett 8911 Capital of Texas Highway North Westech 360, Sulta 3350 Austin, TX 78759-7427 Contact:

-Bruce G. Vanyo Paul Toblas

(512) 338-5499

Virginia, Flex Cents, Carle 2290

Cooley Godward, LLP One Freedom Square Reston Town Center 11951 Freedom Drive Reston, VA 20180

The same of the sa

Contact: Robert R. Vleth

(703) 456-8082

Greenberg Traurig 1750 Tysons Boulevard, 12th Floor McLean, VA 22102 Maria April 1989 Contact: Harry M. Glazer State Co.

Joseph T. Casey, Jr.

(703) 749-1300

McGulre Woods: Battle & Boothe, L.L.P. One James Centers 901 East Cary Street, Richmond, VA 23219-4030 Contact:

Warren E. Zirkie

(804) 775-4364

McGuire Woods Battle & Boothe, LLP. Tyson's II, Suite 1800 1750 Tysons Boulevard McLoan, VA 22102-3892 Stephen M. Colengelo (703) 712-5371

Washington

Davis Wright Tremsine 2600 Century Square 1501 Fourth Avenue Seattle, Washington 98101-1688 Contact (206) 622 - 3150

Stephen M. Rummage

Ladd B. Laavans

(206) 822-3150

(Revised (8/00)

Foster Pepper & Shefelman 1J.L1 Third Avenue, Suite 3400 Seattle, Washington 98101-2399 Contact: Peter S. Ehrlichman Stellman Keahnel (206) 447-8998 . Tom Filer

Heller, Ehrman, White & McAuliffe 701 Fifth Avenue Seattle, WA 98104-7098 Contact: George E. Greer (206) 447-0900 Daniel J. Dunne

Lane Powell Spears Lubersky LLP 1420 Fifth Avenue, Sulta 4100 Seattle, Washington 98101-2338 Contact: Christopher B. Wells James B. Stoetzer James L Robert Larry S. Gangnes (206) 223-7000 Rudy A. Englund

Perkins Cole LLP 1201 Third Avenue, Ste. 4800 Seattle, Washington 98101-3099 Contact: Ronald L. Berenstein Harry H. Schnelder

Barry M. Kaplan

(208) 583-8888